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DATE MAILED: 09/09/2004

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/777,406	02/06/2001	Alexander Kurganov	47242-00028USPT	4531	
7	590 09/09/2004		EXAM	EXAMINER	
STEVE Z. SZCZEPANSKI SHINGLES,		KRISTIE D			
KELLY, DRY	E & WARREN LLP			1	
333 WEST WA	ACKER DRIVE		ART UNIT	PAPER NUMBER	
SUITE 2600			2141	1 1-1	

Please find below and/or attached an Office communication concerning this application or proceeding.

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Office Action Summary		Application No.	Applicant(s)	110			
		09/777,406	KURGANOV, ALEXANDER	J			
		Examiner	Art Unit				
		Kristie Shingles	2141				
Period fo	The MAILING DATE of this communion Reply	cation appears on the cover sheet w	rith the correspondence address				
THE I - Exter after - If the - If NO - Failu Any r	ORTENED STATUTORY PERIOD FOMAILING DATE OF THIS COMMUNIC asions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this communication of the reply specified above is less than thirty (30 period for reply is specified above, the maximum state to reply within the set or extended period for reply very reply received by the Office later than three months after a patent term adjustment. See 37 CFR 1.704(b).	CATION. of 37 CFR 1.136(a). In no event, however, may a unication.) days, a reply within the statutory minimum of thi tutory period will apply and will expire SIX (6) MO will, by statute, cause the application to become A	reply be timely filed rty (30) days will be considered timely. NTHS from the mailing date of this communication BANDONED (35 U.S.C. § 133).				
Status							
1)	Responsive to communication(s) filed	d on					
2a)□	This action is FINAL . 2b) This action is non-final.						
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Dispositi	ion of Claims						
5)□ 6)⊠ 7)□	Claim(s) 1 and 2 is/are pending in the 4a) Of the above claim(s) is/are Claim(s) is/are allowed. Claim(s) 1 and 2 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restrict	e withdrawn from consideration.					
Applicat	ion Papers						
10)⊠	The specification is objected to by the The drawing(s) filed on <u>06 February 2</u> Applicant may not request that any object Replacement drawing sheet(s) including The oath or declaration is objected to	2001 is/are: a)⊠ accepted or b) ction to the drawing(s) be held in abeya the correction is required if the drawin	ance. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFR 1.121(d	I).			
Priority (under 35 U.S.C. § 119						
12) <u>□</u> a)	Acknowledgment is made of a claim of All b) Some * c) None of: 1. Certified copies of the priority 2. Certified copies of the priority 3. Copies of the certified copies	documents have been received. documents have been received in of the priority documents have bee nal Bureau (PCT Rule 17.2(a)).	Application No n received in this National Stage				
2) Notice 3) Infor	nt(s) ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (Premation Disclosure Statement(s) (PTO-1449 or er No(s)/Mail Date 5/02/01-4/12/04	TO-948) Paper No	Summary (PTO-413) o(s)/Mail Date Informal Patent Application (PTO-152) 				

Art Unit: 2141

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DETAILED ACTION

Page 2

Claims 1 and 2 are pending.

Priority

1. Acknowledgment is made of applicant's claim for domestic priority under 35 U.S.C. 120.

The certified copy has been filed in provisional Application No. 60/180,343 filed on 02/04/2000.

Information Disclosure Statement

2. The information disclosure statements (IDS) submitted on 05/02/2001, 05/14/2001,

10/18/2001, 12/10/2001, 01/31/2002, 06/07/2002, 02/07/2003 and 04/12/2004 are in compliance

with the provisions of 37 CFR 1.97. Accordingly, the information disclosure statements are

being considered by the Office. An initialed and dated copy of Applicant's IDS form 1449, is

attached to the instant Office action.

Drawings

3. The drawings are objected to as failing to comply with 37 CFR 1.84(p)(5) because they

do not include the following reference character(s) mentioned in the description: 10. Corrected

drawing sheets are required in reply to the Office action to avoid abandonment of the application.

Any amended replacement drawing sheet should include all of the figures appearing on the

immediate prior version of the sheet, even if only one figure is being amended. The replacement

sheet(s) should be labeled "Replacement Sheet" in the page header (as per 37 CFR 1.84(c)) so as

Art Unit: 2141

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not to obstruct any portion of the drawing figures. If the changes are not accepted by the

Page 3

examiner, the applicant will be notified and informed of any required corrective action in the

next Office action. The objection to the drawings will not be held in abeyance.

Specification

4. The disclosure is objected to because it contains an embedded hyperlink and/or other

form of browser-executable code. Applicant is required to delete the embedded hyperlink and/or

other form of browser-executable code. See MPEP § 608.01. See pages 5 and 9, for example.

Claim Objections

5. Claim 1 is objected to because of the following informalities: misspelling—"discriptor"

should be "descriptor" (pg.22 line 20). Appropriate correction is required.

6. Claim 2 is objected to because of the following informalities: missing punctuation—

period missing at end of claim (pg.23 line 10). Appropriate correction is required.

Claim Rejections - 35 USC § 102

7. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the

basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

Application/Control Number: 09/777,406 Page 4

Art Unit: 2141

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

- 8. Claims 1 and 2 are rejected under 35 U.S.C. 102(e) as being anticipated by Jimenez et al (US 2001/0048676).
- a. Per claims 1 and 2, (differs only by statutory class), Jimenez et al teach a system/method for retrieving user-defined information from a web site, comprising:
 - a computer-based clipping client configured to create an instruction set identifying information to be retrieved from a web site [0022; user creates audio inputs for access and navigating the World Wide Web];
 - said instruction set comprising, a uniform resource locator address for said web site; and a content descriptor of said web site, said content descriptor identifying the location of said information to be retrieved for said user [0022, 0029, Table 1, 0035 and 0039; use of URL and audio information],
 - a recognition grammar assigned to said instruction set by said user [0030; speech recognition modules],
 - a database configured for storing on magnetic media said instruction set and said recognition grammar [0028 and 0034; use of database];
 - a CPU-based media server, including at least a speech recognition engine, a speech synthesis engine, an interactive voice response application, a call processing system, and telephony hardware, and configured to retrieve said instruction set from said database in response to a speech command from said user, said speech command being described in said recognition grammar [Fig.3a-3c, 0023, 0025 and 0028; use of audio browser and message servers achieve functions of media server];
 - a CPU-based web browsing server connected with said media server and including at least a content extraction agent, a content fetcher, and a content descriptor file, said web browsing server configured to access said web site and to retrieve said information identified by said instruction set [Fig.2, 0027 and 0028; web server with audio browser and message server configured to access web sites and retrieve information]; and

Art Unit: 2141

Page 5

• said media server configured to transmit an audio message to said user comprising said information retrieved from said web site [Abstract; audio message is provided to user via the telephony device].

Conclusion

- 9. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- a. Brown et al (USPN 5,890,123) disclose a system and method for voice controlled video screen display.
- b. Rhie et al (USPN 5,953,392) disclose a method and apparatus for telephonically accessing and navigating the Internet.
- c. Lagarde et al (USPN 5,721,908) disclose a computer network for WWW server data access over the Internet.
- d. Uppaluru (USPN 5,915,001) disclose a system and method for providing and using universally accessible voice and speech data files.
- e. Ladd et al (USPN 6,269,336) disclose a voice browser for interactive services and methods thereof.
- f. Burkey et al (USPN 6,446,076) disclose a voice interactive web-based agent system responsive to a user location for prioritizing and formatting information.
 - g. Bowman-Amuah (USPN 6,529,948) discloses a multi-object fetch component.

Art Unit: 2141

10.

examiner should be directed to Kristie Shingles whose telephone number is 703-605-4244. The

examiner can normally be reached on Monday-Friday 8:30-6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

Any inquiry concerning this communication or earlier communications from the

supervisor, Rupal Dharia can be reached on 703-305-4003. The fax phone number for the

organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Kristie Shingles

Examiner

Art Unit 2141

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Page 6